The opinion in support of the decision being entered today was *not* written for publication and is *not* binding precedent of the Board.

Paper No. 31

### UNITED STATES PATENT AND TRADEMARK OFFICE

# BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte WILLIAM S. DALTON, ERIC SULDA and PATRICK S. DALTON

Appeal No. 2004-1925 Application No. 09/543,951

NOTIFICATION OF NON-COMPLIANCE REGARDING ORAL HEARING

The file record reflects that the appellants filed a Reply Brief (Paper No. 24) on October 2, 2003. On page 1 of the Reply Brief, appellants included a statement requesting an oral hearing in connection with the appeal.

Effective December 1, 1997, 37 CFR § 1.194(b) was amended to provide that a request for an oral hearing must be filed in a separate paper.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> 37 CFR § 1.194(b) provides in pertinent part:

If appellant desires an oral hearing, appellant must file, in a separate paper, a written request for such hearing accompanied by the fee set forth in § 1.17(d) within two months from the date of the examiner's answer.

Since the appellants' request for oral hearing was not filed in a separate paper as required by 37 CFR § 1.194(b), the appellants' request for an oral hearing cannot be granted.

Furthermore, the \$280 fee for the oral hearing fee submitted with the Reply Brief is refundable under 37 CFR § 1.26 since it was paid by mistake or in excess of that required.

If the appellants desire the \$280 fee for the oral hearing fee to be refunded, a request for refund should be filed as soon as possible.

If the appellants still desire an oral hearing, a petition under 37 CFR § 1.183 must be filed within two weeks of the facsimile transmission date of this notice. Such a petition must include (1) a request to suspend the separate paper requirement of 37 CFR § 1.194(b); (2) a showing of facts to establish that an extraordinary situation exists and that justice requires the separate paper requirement of 37 CFR § 1.194(b) be suspended or waived; and (3) be accompanied by the petition fee set forth in 37 CFR § 1.17(h). This two week time period for filing a petition under 37 CFR § 1.183 is not extendable under 37 CFR § 1.136(a). The failure to timely file a petition under 37 CFR § 1.183 will result in the appeal being decided without an oral hearing (i.e., on brief).<sup>2</sup>

<sup>&</sup>lt;sup>2</sup> If the appellants decide not to file a petition under 37 CFR § 1.183, the Board of Patent Appeals and Interferences would appreciate written notice thereof so that a decision on the appeal can be expedited.

Application No. 09/543,951

By Order of the:

BOARD OF PATENT APPEALS AND INTERFERENCES

Craig R. Feinberg

Program and Resource Administrator

**FAXED DATE: August 9, 2004 TELEPHONE: 201-239-0734** 

Bradley N. Ruben, PC. 463 First Street Suite 5A Hoboken, NJ 07030

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